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6 IN THE UNITED STATES DISTRICT COURT
7 FOR THE DISTRICT OF ARIZONA

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9 Max. M. Hobson,) No. CV 11-00928-PHX-FJM

10 Plaintiff,) **ORDER**

11 vs.)

12 Safeway Inc., et al.,)

13 Defendant.)

14)

15 _____)

16 We have before us defendants' motions to dismiss (docs. 57 and 58). Plaintiff did not
17 file a response to either motion. Under LRCiv 7.2(i), if an unrepresented party "does not
18 serve and file the required answering memoranda, . . . such non-compliance may be deemed
19 a consent to the denial or granting of the motion and the Court may dispose of the motion
20 summarily." Plaintiff's failure to respond may be deemed a consent to the granting of the
21 pending motions to dismiss. Any remaining unserved defendants are also dismissed,
22 pursuant to Rule 4(m), Fed. R. Civ. P. and our Order dated November 4, 2011 (doc. 31).

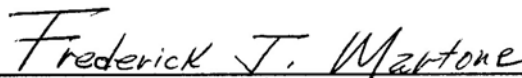
23 **IT IS THEREFORE ORDERED GRANTING** defendants' motions to dismiss (doc.
24 57 and 58).

25 DATED this 17th day of January, 2012.

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Frederick J. Martone
United States District Judge